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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/643,895	08/18/2000	Quinn A. Jacobson	SUN-P4914	8680	
25920	7590 01/30/2006		EXAMINER		
MARTINE	PENILLA & GENCA	LI, AIMEE J			
710 LAKEW SUITE 200	VAY DRIVE		ART UNIT	PAPER NUMBER	
	SUNNYVALE, CA 94085				
			DATE MAILED: 01/30/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appl	cation No.	Applicant(s)			
		09/6	43,895	JACOBSON ET AL.			
Office Action Summary			niner	Art Unit			
		1	e J. Li	2183			
Period fo	The MAILING DATE of this communic or Reply	ation appears o	n the cover sheet with the o	correspondence address			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu period for reply is specified above, the maximum state re to reply within the set or extended period for reply we reply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	ALING DATE Of f 37 CFR 1.136(a). In nication. utory period will apply a rill, by statute, cause the	F THIS COMMUNICATION  no event, however, may a reply be tire  and will expire SIX (6) MONTHS from  e application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status							
1) 🖂	Responsive to communication(s) filed on 17 August 2005 and 14 November 2005.						
			s action is non-final.				
3) 🗌	<i>,</i> —						
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4) 🔯	∑ Claim(s) <u>1-3 and 20-25</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
	Claim(s) <u>1-3 and 20-25</u> is/are rejected.						
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	•						
	on Papers						
_	The specification is objected to by the	Evaminer					
			or h) objected to by the	Evaminer			
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including t	_	•	` ,			
11)	The oath or declaration is objected to						
	inder 35 U.S.C. § 119	by the Examine	. Note the attached Office	Action of form F 10-132.			
	•						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a)[	a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No.						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
* 0	application from the Internation	•	` ''				
3	ee the attached detailed Office action	TOT A HIST OF THE (	ceruneu copies not receive	;u.			
Attachment	• •						
1) Notice	e of References Cited (PTO-892)	4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449 or P		Paper No(s)/Mail Da	ate Patent Application (PTO-152)			
Paper No(s)/Mail Date 6) Other:							

#### **DETAILED ACTION**

3. Claims 1-3, 20-21, and new claims 22-25 have been considered. New claims 22-25 have been added as per Applicant's request. Claim 20 has been cancelled as per Applicant's request. Claims 1-3 and 20 have been amended as per Applicant's request.

## Papers Submitted

4. It is hereby acknowledged that the following papers have been received and placed of record in the file: RCE as received on 17 August 2005; Amendment as received on 17 August 2005; and Amendment as received on 14 November 2005.

### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3 and 22-23 are rejected under 35 U.S.C. 103(a) as being taught by Moyer et al., U.S. Patent Number 5,375,216 (herein referred to as Moyer) in view of InstantWeb's Free Online Computing Dictionary (herein referred to as InstantWeb).
- 7. Referring to claims 1 and 22, taking claim 1 as exemplary, Moyer has taught a processor, comprising:
  - a. At least one register file (Moyer column 5, lines 34-39 and Figure 1, element 32);
  - b. At least one execution unit coupled to the at least one register file (Moyer column 5, lines 34-39 and Figure 1, elements 42, 32, and 27), the at least one register file

being available to programs for temporarily storing operands and results (Moyer column 6, lines 3-15 and Figure 1, element 32);

- c. At least one bypass circuit operatively coupled to said at least one register file and said at least one execution unit (Moyer column 5, line 62 to column 6, line 15 and Figure 1, elements 34), said at least one bypass circuit capable of arbitrating access by said at least one execution unit to said at least one register file (Moyer column 5, line 62 to column 6, line 15 and Figure 1, elements 34); and
- d. A backing register file operatively coupled to said at least one register file (Moyer column 5, lines 34-39; column 6, lines 50-64; Figure 1, element 24; Figure 5; Figure 6; and Figure 7), said backing register file being inaccessible to the at least one execution unit (Moyer column 5, lines 34-39; column 6, lines 50-64; and Figure 1, element 24) and, in at least one mode, is always visible outside the processor and available to the programs at any privilege level (Moyer column 3, lines 6-28; column 3, line 66 to column 4, line 8; column 4, lines 35-54; and Figure 1). In regards to Moyer, the backing register file is the data cache unit, which is only accessible via the load/store unit. The execution units do not have access to the data cache unit, and there are instructions that manipulate the cache control.
- 8. Moyer has not taught a backing register file comprising a plurality of registers and such that each of the plurality of registers is accessible at random using a uniquely assigned address. InstantWeb has taught using registers. A person of ordinary skill in the art at the time the invention was made, and as taught by InstantWeb, would have recognized that a register faster

and typically can read two register and write to a register all in a single cycle (InstantWeb "register"), thereby increasing speed of the processor. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the registers of InstantWeb in the device of Moyer to increase processor speed.

- 9. Claim 22 has similar limitations to claim 1 and is rejected for the reasons set forth above. Claim 22 differs only in that it is for the backing register file rather than the entire processor, as in claim 1.
- 10. Referring to claims 2 and 23, taking claim 2 as exemplary, Moyer has taught wherein the at least one register file comprises a plurality of register files (Moyer column 6, lines 3-15 and Figure 1), each execution unit of the at least one execution unit being operably connected to only one register file of said plurality of register files (Moyer column 5, lines 34-39; column 6, lines 3-15; and Figure 1), said backing register file bring operably connected to each register file of said plurality of register files thereby allowing a transfer of values from any designated location in any designated register file of said plurality of register files to any designated location in said backing register file, and from any designated location in said backing register file to any designated location in any designated register file of said plurality of register files (Moyer column 6, lines 50-64; Figure 1; Figure 5; Figure 6; and Figure 7).
- Claim 23 has similar limitations to claim 2 and is rejected for the reasons set forth above. Claim 23 differs only in that it is for the backing register file rather than the entire processor, as in claim 2.
- 12. Referring to claim 3, Moyer has taught a first connection operably connected to said backing register file from the at least one register file and a second connection operably

connected to a main memory from the said backing register file, the connection circuit placing the backing register file in communication with the main memory (Moyer column 5, lines 24-39; column 6, lines 50-64; and Figure 1).

- 13. Claims 20-21 and 24-25 and rejected under 35 U.S.C. 103(a) as being unpatentable over Moyer et al., U.S. Patent Number 5,375,216 (herein referred to as Moyer) in view of InstantWeb's Free Online Computing Dictionary (herein referred to as InstantWeb), as applied to claim 1, in view of Wikipedia "Register Window" (herein referred to as Wikipedia).
- 14. Referring to claims 20-21 and 24-25, Moyer has not taught
  - a. Wherein the backing register file is further operable in a windowing mode wherein the backing register file mimics register windowing functionality wherein less than all the registers in the backing register file is accessible to a particular process at one time (Applicant's claims 20 and 24).
  - b. Wherein the backing register file operates in one of the windowing mode or the native mode depending upon instructions in a current instruction stream of a current process (Applicant's claims 21 and 25).
  - c. Wherein when the instruction stream includes register windowing instructions, the backing register file operates in the windowing mode, and when the instruction stream does not include register windowing instructions then the backing register file operates in the native mode (Applicant's claims 21 and 25).
- 15. Wikipedia has taught register windowing when there is a procedure call present (Wikipedia search term: register window). A person of ordinary skill in the art at the time the invention was made would have recognized that register windowing is reduces the amount of

time necessary to save data to memory when a procedure call is present, since it does not require the data in the register to be moved from the registers to memory, thereby improving performance (Wikipedia search term: register window). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the register windows of Wikipedia in the device of Moyer to improve performance.

#### Response to Arguments

16. Applicant's arguments with respect to claims 1-3 and 20-25 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

- 17. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aimee J Li whose telephone number is (571) 272-4169. The examiner can normally be reached on M-T 7:30am-5:00pm.
- 18. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Chan can be reached on (571) 272-4162. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 19. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Application/Control Number: 09/643,895

Art Unit: 2183

AJL Aimee J. Li 20 January 2006

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